

Matthew Alexander Nielson; J.Z., a Minor) Civil Action No. 3:12-cv-01427-CMC
Under age 18 by his Parent & Guardian)
Michelle Stephens; D.M., a Minor Under age)
18 by her Parent & Guardian Victoria Reed;)
the Freedom From Religion Foundation, Inc.,)
)
Plaintiffs,)
)
v.) MOTION OF ATTORNEY GENERAL
) FOR RESCHEDULING OF
) DEADLINE FOR
) SECOND SUPPLEMENTAL
) AMICUS MEMORANDUM
School District Five of Lexington & Richland)
Counties; Board of Trustees of School)
District Five of Lexington and Richland)
Counties; Dr. Stephen W. Hefner, in his)
official capacity as School District Five)
Superintendent; and Mr. Robert Gantt in his)
official capacity as School District Five)
Board Chairperson,)
)
Defendants,)
)

Attorney General Alan Wilson hereby moves for the rescheduling of the due date to August 12, 2014, for the filing of his Second Supplemental Memorandum in Support of the constitutionality of S.C. Code Ann. §6-1-160. Currently, the due date for that Memorandum is June 27, 2014 in accordance with this Court's Text Order of May 23, 2014 (Document No. 87) granting the Attorney General's Motion of that same date (Document No. 86). That June 27 date coincided with the date originally scheduled by the Court for supplemental replies by the parties to supplemental cross-briefs (Text Order of May 7, 2014 (Document Number 84)). Subsequently, this Court's Text Order of June 4, 2014 (Document No. 90) set a new schedule for motions of the parties including a due date of August 12 for the filing of responses to cross-

motions for summary judgment. Therefore, the Attorney General respectfully requests that the due date for his Supplemental Memorandum be reset for August 12 to coincide with the cross-motion response deadline for the parties.

Respectfully submitted,

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/s/ J. Emory Smith, Jr.
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Counsel for the Attorney General

Rule 6.01, D.S.C. CONSULTATION

Undersigned counsel hereby confirms that he emailed counsel for the other parties yesterday about their positions regarding this motion. Counsel for Defendants do not object to the motion. He has not yet received a response from counsel for Plaintiff to this inquiry.

/s/ J. Emory Smith, Jr.
J. EMORY SMITH, JR
Deputy Solicitor General

June 13, 2014